

**URGENT LETTER TO JUSTIN HILL OF OFFICE OF THE
ATTORNEY GENERAL – RE: Case nos. 1424-22 and 1425-22;
Court of Appeals of Virginia cases.**

Friday, February 17, 2023

ATTN: Justin Hill Office of the Attorney General	202 North Ninth Street Richmond, Virginia 23219 Phone: (804) 786-2071
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Justin Hill,

I am sorry about all of the weird issues involving the incomplete record of the Trial Court.

I have been served with a copy of a letter from the Clerk of the Trial Court about them transmitting the record of the Trial Court on February 14, 2023. It seems more complete than the record which was last transmitted on December 13, 2022 by the Hon. Ashby R. Pritchett. I have reviewed over the Table of Contents but not the entire record file referenced in that Table of Contents. The letter I was served a copy of is attached as filename: **“Clerk-Trialcrt-feb-14-2023.pdf”**. I received this letter/document from the Clerk on February 17, 2023 by mail. I received the envelope on February 17, 2023.

I am not sure if an email record is included directly referencing the case number and made judicial statements of motions being denied meaning more than one motion, a Clerk is an officer of the Court. The Clerk said Judge Greer denied ([sic] *multiple*) **motions**, not the words 'multiple motions' but said the word “motions” which is plural. That email record may not be in the more complete record transmitted on February 14, 2023.

So would you object to this email record of an email from the Hon. Ashby R. Pritchett being referenced in the appeal brief since it is a true and complete record of an email as to what Judge Greer denied. In the Order

document it said he denied a Motion for New Trial but the Clerk is saying that “Motions” were denied, regarding the New Trial motions. There were two pending Motions for New Trial filed on different days with different pieces of evidence in support of each Motion. Both were denied according to the Clerk of the Trial Court. One Motion had evidence of JaCody Cassell, and the other Motion had evidence of not being medically and psychologically cleared. Evidence showing that the material elements to the criminal charge may be disproven.

I shall make sure you have a printout of this email record from Roberta Hill, **file: “REJudge-Greer-order-eml.pdf”**. Since it is directly from the Clerk and directly makes a statement from the Clerk of the Trial Court as to what Judge Greer denied, it is material to this appeal and should be part of the record of the Trial Court. **Either needs to be supplied by the Trial Court or I can file an affidavit confirming this email was sent by the Clerk of the Trial Court to Roberta Hill regarding my case** and ask that it be considered by the Court of Appeals of Virginia as part of the Trial Court record which are at issue.

I also am respecting what you said in your letter to me asking that I send you a earlier copy of my Designation of the Record and what Assignments of Error I intend to use in my appeal brief. I will make sure you are served a Designation of the Record days before Roberta Hill files the Designations through VACES. Since the record incomplete issues in this case had messed up the deadline dates and me being able to even comply with them, I am going to ask for Leave of Court to file the Designations of the Record after I receive the complete record outside the original time since the record was not complete. Due process of law requires that Appellant and Appellees both be given access to the complete record for the appeal process. I respect your due process rights as well. Whether we agree or disagree Justin Hill, I will fight to protect both our rights, we can agree and disagree, argue against each other, whatever arguments are made, both sides in the adversarial system, that is my right, that is your right. The legal system.

I want this to be a fair process Justin Hill, no matter what you argue or say, whether you agree or disagree. You have a right to access the complete

record, both parties have that right. Both parties have a right before a deadline should even be established.

Please let me know what you intend to do on these issues. Please let me know whether you object to the email record being part of the record for the appeal, since Judge Greer's order makes it sound like only one Motion for New Trial was denied, but there were two pending Motions for New Trial and Judge Greer only filed one order and not two orders for the two pending Motions for New Trial, and the Clerk said "motions" were denied; meaning both of them. If I need to file an affidavit about submission of the email record, I will do so under penalty of perjury if you need me to do so. I want to make sure nothing important is omitted from what should be in the record here.

Thank you for your time and attention to this matter.

Where We Go One We Go All (WWG1WGA), Nothing Can Stop What Is Coming (NCSWIC).


Signed
Brian D. Hill

God bless you,
Brian D. Hill

Ally of Q, Ally of Lin Wood, Former news reporter of U.S.W.G.O. Alternative
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